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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/653,057	09/01/2000	Gil LaVean	1-2-79.2US 5501		
24374	7590 12/11/2003		EXAMINER		
VOLPE AND KOENIG, P.C.			NGUYEN, STEVEN H D		
DEPT. ICC	7A SHITE 1600	ART UNIT	PAPER NUMBER		
UNITED PLAZA, SUITE 1600 30 SOUTH 17TH STREET PHILADELPHIA, PA 19103			2665 DATE MAILED: 12/11/2003	10	

Please find below and/or attached an Office communication concerning this application or proceeding.

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•		Applie	cation No.	Applicant(s)				
Office Action Summary		09/65	3,057	LAVEAN, GIL				
		Exam	iner	Art Unit				
		Steve	n HD Nguyen	2665				
Period fo	The MAILING DATE of this commun r Reply	nication appears or	the cover sheet with the	correspondence ad	idress			
THE N - Exten after: - If the - If NO - Failur - Any re	DRTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUN sions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this com period for reply specified above is less than thirty (5 period for reply is specified above, the maximum si e to reply within the set or extended period for reply apply received by the Office later than three months d patent term adjustment. See 37 CFR 1.704(b).	ICATION. s of 37 CFR 1.136(a). In r nunication. 30) days, a reply within the atutory period will apply a y will, by statute, cause the	no event, however, may a reply be to e statutory minimum of thirty (30) da nd will expire SIX (6) MONTHS fror e application to become ABANDON	imely filed ys will be considered time in the mailing date of this of ED (35 U.S.C. § 133).	ly. xommunication.			
1)⊠	Responsive to communication(s) file	ed on <u>16 Se<i>ptemb</i></u>	<u>er 2003</u> .					
2a)⊠	This action is FINAL . 2b) ☐ This action is non-final.							
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims	•						
5)□ 6)⊠ 7)□	6) Claim(s) <u>32-40</u> is/are rejected. 7) Claim(s) is/are objected to.							
	Claim(s) are subject to restri	ction and/or election	on requirement.	•				
	The specification is objected to by th	e Examiner.	·					
′=	The drawing(s) filed on is/are		r b) objected to by the	Examiner.				
,	Applicant may not request that any obje	ction to the drawing	(s) be held in abeyance. Se	ee 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including	the correction is re	quired if the drawing(s) is o	bjected to. See 37 C	FR 1.121(d).			
11)	The oath or declaration is objected t	o by the Examiner	. Note the attached Office	e Action or form P	ГО-152.			
Priority u	nder 35 U.S.C. §§ 119 and 120							
a)[* S 13)	Acknowledgment is made of a claim All b) Some * c) None of: 1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies application from the Internation ee the attached detailed Office action cknowledgment is made of a claim of the ce a specific reference was included CFR 1.78. The translation of the foreign lange cknowledgment is made of a claim of the ference was included in the first ser	documents have documents have of the priority documents and Bureau (PCT on for a list of the company of the first sentenguage provisional for domestic priority of the priority of the first sentenguage provisional for domestic priority	been received. been received in Applica uments have been receiv Rule 17.2(a)). certified copies not receiv y under 35 U.S.C. § 119 cnce of the specification of application has been re y under 35 U.S.C. §§ 120	tion No red in this National ed. (e) (to a provisional or in an Application ceived. 0 and/or 121 since	al application) Data Sheet. a specific			
Attachment			,, , , , , , , , , , , , , , , , , , ,	(DTO (17) =				
2) 🔲 Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (I nation Disclosure Statement(s) (PTO-1449) F		4) Interview Summar 5) Notice of Informal 6) Other:					

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DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

2. Claims 32-40 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

As claim 32, 37 and 39, the recitation "determining the mobile geographic location based on in part the delay determinations".

The specification does not disclose a method and apparatus for determining mobile's geolocation location based on the values.

3. Claims 32-40 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

As claims 32 and 37, lines 17, and claim 39, lines 24-25, "first spread spectrum signal associated code" is vague and indefinite because it is unclear if it is the same as a first spread spectrum signal having an associated code. Please clarify so the meter and boundary of the claim can be determined.

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Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 32-40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bolgiano (USP 5614914) in view of Ghosh (USP 5508708).

Regarding claims 32-40, Bolgiano discloses (Fig 1-23 and col. 1, lines 5 to col. 40, lines 22) a wireless CDMA system for geographically locating a mobile terminal, the system comprising a plurality of base stations with fixed locations (Fig 6, Ref 104, 106 and 108), each base station comprising means for transmitting a first spread spectrum signal having an associated code (Col. 20, lines 45-55); means for receiving a second spread spectrum signal having an associated code (Col. 20, lines 45-55); means for determining a distance between the mobile terminal and that base station based on in part a received timing of the received second signal (Col 6, lines 9-23); and means for transmitting the distance determination to the mobile terminal (Col 6, lines 9-23); and the mobile terminal comprising means for receiving the first spread spectrum signals at the mobile terminal (Col. 20, lines 45-55); means for each received first spread spectrum signal, transmitting the second spread spectrum signal having its associated code time synchronized with that received first spread spectrum signal (Col. 20, lines 45-55); means for receiving the distance determination from each base station (Col 6, lines 9-23); and means for determining the mobile terminal's geographic location based on in part the distance determinations and the base stations' fixed locations (Col 22, lines 32 to col. 26, lines 55).

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However, Bolgiano does not disclose a method and system for synchronizing of the associated code with that received first spread spectrum signal is by despreading that received first spread spectrum signal using the first spread spectrum signal associated code, processing that despread received first spread spectrum signal by delay lock loop and adjusting a timing of the first spread spectrum signal associated code used for despreading and a clock pulse in response to the delay lock loop and adjusting a timing of the associated code of the second spread spectrum signaling response to the adjusted timing of the clock pulse and first spread spectrum associated code; base station for comparing the timing of adjusted second spread spectrum signal associated code and the first spread spectrum signal associated code. In the same field of endeavor, Ghosh discloses a method and system for synchronizing of the associated code with that received first spread spectrum signal is by despreading that received first spread spectrum signal using the first spread spectrum signal associated code, processing that despread received first spread spectrum signal by delay lock loop and adjusting a timing of the first spread spectrum signal associated code used for despreading and a clock pulse in response to the delay lock loop and adjusting a timing of the associated code of the second spread spectrum signaling response to the adjusted timing of the clock pulse and first spread spectrum associated code and base station for comparing the timing of adjusted second spread spectrum signal associated code and the first spread spectrum signal associated code in order to determine the location of the mobile based on the determined delay (Fig 2, CDMA receiver for mobile and Fig 5, CDMA receiver of the base station which includes a plurality of delay lock loops for receiving a despread signal from rake receiver and processing and adjusting the timing of the first received code and a clock pulse and adjusting a timing of the associated code of the second spread spectrum signaling response to the adjusted timing of the

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clock pulse and first spread spectrum associated code in order to use the delays to determine the location of the mobile and base station for comparing the timing of adjusted second spread spectrum signal associated code and the first spread spectrum signal associated code; See col. 2, lines 10-36, col. 2, lines 50-67; col. 4, lines 25 to col. 7, lines 7; col. 11, lines 34 to col. 12, lines 55).

Since, the use of delay lock loop for processing the spread signal and adjusting the timing is well known and expected in the CDMA art. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to apply delay lock loop into the receiver for processing the despread signal and adjusting the timing of the associated code as disclosed by Ghosh into Bolgiano's system. The motivation would have been to synchronize the spread code and determine the path delay.

4. Claims 32-40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schilling (USP 5365544) in view of Dunn (USP 5600706) and Ghosh (USP 5508708).

Regarding claims 32-40, Schilling discloses (Figs 1-6 and col. 2, lines 7 to col. 17, lines 35) a geolocation system comprising a plurality of base stations and mobile units wherein each base station transmits a base spread spectrum signal to the mobile unit; the mobile unit transmits a remote spread spectrum to the base station for determining the range between the mobile unit and base station (Col. 3, lines 18-52 and col. 12, lines 22 to col. 17, lines 11). However, Schilling does not fully disclose a method and system for determining the location of mobile unit based on the received range values; the location of base stations and synchronizing of the associated code with that received first spread spectrum signal is by despreading that received first spread spectrum signal associated code, processing

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that despread received first spread spectrum signal by delay lock loop and adjusting a timing of the first spread spectrum signal associated code used for despreading and a clock pulse in response to the delay lock loop and adjusting a timing of the associated code of the second spread spectrum signaling response to the adjusted timing of the clock pulse and first spread spectrum associated code and base station for comparing the timing of adjusted second spread spectrum signal associated code and the first spread spectrum signal associated code. In the same field of endeavor, Dunn discloses (Figs 1-9; and col. 1, lines 15 to col. 22, lines 49) a method and apparatus for determining the location of the mobile unit at the mobile unit based on the received range values and the location of the base stations (Col 11, lines 23-42) and Ghosh discloses a method and system for synchronizing of the associated code with that received first spread spectrum signal is by despreading that received first spread spectrum signal using the first spread spectrum signal associated code, processing that despread received first spread spectrum signal by delay lock loop and adjusting a timing of the first spread spectrum signal associated code used for despreading and a clock pulse in response to the delay lock loop and adjusting a timing of the associated code of the second spread spectrum signaling response to the adjusted timing of the clock pulse and first spread spectrum associated code and base station for comparing the timing of adjusted second spread spectrum signal associated code and the first spread spectrum signal associated code in order to determine the location of the mobile based on the determined delay (Fig 2, CDMA receiver for mobile and Fig 5, CDMA receiver of the base station which includes a plurality of delay lock loops for receiving a despread signal from rake receiver and processing and adjusting the timing of the first received code and a clock pulse and adjusting a timing of the associated code of the second spread spectrum signaling response to the

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adjusted timing of the clock pulse and first spread spectrum associated code and base station for comparing the timing of adjusted second spread spectrum signal associated code and the first spread spectrum signal associated code in order to use the delays to determine the location of the mobile; See col. 2, lines 10-36, col. 2, lines 50-67; col. 4, lines 25 to col. 7, lines 7; col. 11, lines 34 to col. 12, lines 55).

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Since, Dunn suggests each base station of a plurality of base stations has a range unit for determining the range between the base station and mobile unit and Ghosh suggests DLL for synchronizing the spread code and adjusting timing. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to apply a method and apparatus for determining the location of a mobile unit based on the received range values and the location of the base stations as disclosed by Dunn's method and system and delay lock loop into the receiver for processing the despread signal and adjusting the timing of the associated code as disclosed by Ghosh into the system and method of Schilling. The motivation would have been to synchronize the spread code and determine the path delay.

Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steven HD Nguyen whose telephone number is (703) 308-8848. The examiner can normally be reached on 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Huy D Vu can be reached on (703) 308-6602. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9314.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-4700.

Steven HD Nguyen Primary Examiner Art Unit 2665

12/09/03